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MICROSOFT CORPORATION NON-DISCLOSURE AGREEMENT (STANDARD RECIPROCAL)

THIS AGREEMENT (the "Agreement") is made between MCROSOFT CORPORATION a Weshington comparation, and Move It Software ("COMPANY") and entered into this 202 day of June 1997.

In consideration of the mutual promises and covenants contained in this Agreement, the mutual disclosure of confidential information to book other, the parties hereto agree as follows:

1. Confidential Information and Confidential Materials

- (a) "Confidential Information" means acompublic information that Disclosing Party designates as being confidential or which, under the circumstances surrounding disclosure ought to be treated as confidential. "Confidential Information" includes, without limitation, information relating to released or unreleased Disclosing Party software or hardware products, the marketing or promotion of any Disclosing Party product, Disclosing Party's business policies or practices, and information received from others that Disclosing Party is obligated to west as confidential. Confidential Information disclosed to Receiving Party by any Disclosing Party Subsidiary and/or agents is covered by this Agreement.
- (b) Confidential Information shall not include any information that: (i) is or subsequently becomes publicly available without Rescriving Party's breach of any obligation used Disclosing Party, (ii) became known to Rescriving Party prior to Disclosing Party's disclosure of such information to Receiving Party, (iii) became known to Rescriving Party from a source other than Disclosing Party other than by the breach of an obligation of confidentiality owed to Disclosing Party, or (iv) is independently developed by Receiving Party.
- (c) "Confidential Materials" shall mean all tangible materials containing Confidential Information, including without limitation written or printed documents and computer disks or tapes, whether menhine or user readable.

2. Restrictions

- (a) Receiving Party shall not disclose any Confidential Information to third parties for five (5) years following the date of its disclosure by Disclosing Party to Receiving Party, except to Receiving Party's consultants as provided below. However, Receiving Party may disclose Confidential Information in accordance with judicial or other governmental order, provided Receiving Party shall give Disclosing Party reasonable notice prior to such disclosure and shall comply with any applicable protective order or equivalent.
- (b) Receiving Party shall take reasonable security precautions, at least as great as the presentions it takes to present its own confidential information, to keep confidential the Confidential Information. Receiving Party may disclose Confidential Information or Confidential Material only to Receiving Party's employees or consultants on a need-to-know basis. Receiving Party will have executed or shall execute appropriate written agreements with its employees and consultants sufficient to enable it to comply with all the provisions of this Agreement.
- (c) Confidential Information and Confidential Materials may be disclosed, reproduced, summarized or distributed only in pursuance of Reserving Party's business relationship with Disclosing Party, and only as otherwise provided herounder. Receiving Party agrees to acqueente all such Confidential Materials from the confidential materials of others in order to provent commingling.
- (d) Receiving Party may not reverse engineer, decompile or discussemble any software disclosed to Receiving Party.

3. Rights and Remedica

(a) Receiving Party shall notify Discloring Party immediately upon discovery of any unauthorized use or disclosure of Confidential Information and/or Confidential Materials, or any other breach of this Agreement by

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Receiving Party, and will cooperate with Disclosing Party in every reasonable way to help Disclosing Party regain possession of the Confidential Information and/or Confidential Materials and prevent its further unauthorized use.

- (b) Receiving Party shall return all originals, copies, reproductions and summeries of Confidential Information or Confidential Materials at Disclosing Party's request, or at Disclosing Party's aption, certify descruction of the same.
- (c) Receiving Party soknowledges that monetary duranges may not be a sufficient remedy for unauthorized disclosure of Confidential Information and that Disclosing Party shall be excited, without waiving any other rights or remedies, to such injunctive or equitable relief as may be deemed proper by a court of competent jurisdiction.
- (d) Disclasing Party may visit Receiving Party's premises, with reasonable prior notice and during normal business hours, to review Receiving Party's compliance with the same of this Agreement.

4. Miscellancous

- (a) All Confidential Information and Confidential Materials are and shall remain the property of Disclosing Party. By disclosing information in Receiving Party, Disclosing Party does not grant any express or implied right to Receiving Party to or under Disclosing Party patents, copyrights, trademarks, or trade accret information.
- (b) If either party provides pre-ralesse software as Confidential Information or Confidential Materials under this Agreement, such pre-release software is provided "as is" without warranty of any kind. Receiving Party agrees that neither Disclosing Party nor its suppliers shall be liable for any durages whatsoever relating to Receiving Party's use of such pre-release software.
- (c) Any software and documentation provided under this Agroment is provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions at set forth in subparagraph (c)(1)(ii) of The Rights in Technical Data and Computer Software clause at DFARS 252,227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software Rastricted Rights at 48 CPR 52,227-19, at applicable. Measurement is Microsoft Computer Software Way/Radround, WA 98052-6399.
- (d) Both parties agree that they do not latend nor will they, directly or indirectly, export or re-export (i) any Confidential Information or Confidential Materials, or (ii) any product (or any part thereof), process or service that is the direct product of the Confidential Information or Materials to (A) any country that is subject to U.S. export restrictions (currently including, but not necessarily limited to, Cuba, the Fodoral Republic of Yugoslavia (includes Serbia, Montenegro, U.N. Protested Areas, and areas of the Republic of Bassia and Herzegovina under the control of Bossian Serb fators), Iran, Iraq, Libya, North Koroa, and Syria), or to any national of any such country, wherever located, who intends to transmit or transport the products back to such country; (B) to any end-user who cithes party knows or has reason to know will utilize them in the design, development or production of nuclear, chamical or biological weapons; or (C) to any end-user who has been prohibited from participating in U.S. export transactions by any federal agency of the U.S. government.
- (c) The terms of confidentiality under this Agreement shall not be construed to limit either party's right to independently develop or acquire produces without use of the other party's Confidential Information. Further, either party shall be free to use for any purpose the residuals resulting from access to or work with such Confidential Information, provided that such party shall maintain the confidentiality of the Confidential Information as provided heroin. The term "residuals" means information in non-tangible form, which may be retained by persons who have had moses up the Confidential Information, irreluding ideas, concepts, know-how or techniques contained therein. Neither party shall have any obligation to limit or restrict the assignment of such persons or to pay royalties for any work resulting from the use of residuals. However, the foregoing shall not be desired to grant to either party a license under the other party's copyrights or percess.
- (f) This Agreement constitutes the textire agreement between the parties with respect to the subject matter borcof. It shall not be modified except by a written agreement dated subsequent to the date of this Agreement and signed by both parties. None of the provisions of this Agreement shall be deemed to have been waived by any act or

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an authorized officer of Disclosing Party. No waiver of any provision of this Agreement shall constitute a waiver of any other provision(s) or of the same provision on another occasion.

- (g) If either party employs attorneys to enforce any rights arising out of or relating to this Agreement, the provailing party shall be entitled to recover reasonable alterneys fees. This Agreement shall be construed and controlled by the Issue of the State of Washington, and both parties further consent to jurisdiction by the state and fodoral courts elining in the State of Washington. Process may be served on either party by U.S. Mail, possage prepaid, certifled or registered, return receipt requested, or by such other method as is authorized by the Washington Long Arm Stamte.
- . (h) Subject to the limitations set forth in this Agreement, this Agreement will have to the benefit of and be binding upon the parties, their successors and analysis.
- (i) If any provision of this Agreement shall be held by a court of competent jurisdiction to be illegal, invalid or unenforceable, the remaining provisions shall remain in full force and effect.
- (i) All obligations created by this Agreement shall survive change or termination of the parties' business relationship.

Suggestions and Foodback

Bither party may from time to time provide suggestions, comments at other feedback to the other party with respect to Confidential Information provided originally by the other party (hereinafter "Feedback"). Both parties agree that all Feedback is and shall be entirely voluntary and shall not, absent separate agreement, create any confidentiality obligation for the Receiving Party. However, the Receiving Party shall not disclose the source of any feedback without the providing party's consent. Feedback shall be clearly designated as such and, except as otherwise provided herein, each party shall be free to disclose and use such Feedback as it sees fit, entirely without obligation of any kind to the other party. The foregoing shall not, however, affect either party's obligations hereunder with respect to Confidential Information of the other party.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement

COMPANY: Move It! Software, Inc.	MICROSOFT CORPORATION
Addres: 2515-1404 - AVE . NE	Br. Midell Con.
Bellevue WA 98005	Name: MICHAEL KIM
By: John Un. A. S.	Tide Product Manager
Name John M. Dietz	Date: 7-20-97
Title SNP. Operations & COO.	MS Contect:
Duk June 20, 1997	

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